OURT OF CALIFORNIA, COUNTY OF **3 ANGELES** SUPERIO NOTICE OF CASE ASSIGNMENT - UNLIMITED CIVIL CASE (NON-CLASS ACTION) BC 574495

Case Number

THIS FORM IS TO BE SERVED WITH THE SUMMONS AND COMPLAINT

Your case is assigned for all purposes to the judicial officer indicated below. There is additional information on the reverse side of this form.

ASSIGNED JUDGE	DEPT	ROOM	ASSIGNED JUDGE	DEPT	ROOM	
Hon. Kevin C. Brazile	1	534	Hon. Mitchell L. Beckloff	51	511	
Hon. Barbara A. Meiers	12	636	Hon. Susan Bryant-Deason	52	510	
Hon. Terry A. Green	14	300	Hon. Steven J. Kleifield	53	513	
Hon. Richard Fruin	15	307	Hon. Ernest M. Hiroshige	54	512	
Hon. Rita Miller	16	306	Hon. Malcolm H. Mackey	55	515	
Hon. Richard E. Rico	17	309	Hon. Michael Johnson	56	514	
Hon. Stephanie Bowick	19	311	Hon Rolf M. Treu	58	516	
Hon Dalila Corral Lyons	20	310	Hon. Michael L. Stern	62	600	
Hon. Robert L. Hess	24	314	Hon. Mark Mooney	68	617	
Hon. Yvette M. Palazuelos	28	318	Hon. William F. Fahey	69	621	
Hon. Barbara Scheper	30	400	Hon. Suzanne G. Bruguera	71	729	
Hon. Samantha Jessner	31	407	Hon. Ruth Ann Kwan	72	731	/
Hon. Mary H. Strobel	32	406	Hon. Rafael Ongkeko	73	733	
Hon. Michael P. Linfield	34	408	Hon. Teresa Sanchez-Gordon	74	735	
Hon. Gregory Alarcon	36	410				
Hon, Marc Marmaro	37	413				
Hon. Maureen Duffy-Lewis	38	412				
Hon. Elizabeth Feffer	39	415				T
Hon. Michelle R. Rosenblatt	40	414				
Hon. Holly E. Kendig	42	416				
Hon. Mel Red Recana	45	529				
Hon. Frederick C. Shaller	46	500	Hon. Emilie H. Elias	324	CCW	
Hon. Debre Katz Weintraub	47	507	*Provisionally Complex Non-Class Action Cases			
Hon. Elizabeth Allen White	48	506	Assignment is Pending Complex Determination	324	CCW	
Hon. Deirdre Hill	49	509				
Hon. John L. Segal	50	508		100		

All non-class action cases designated as provisionally complex are forwarded to the Supervising Judge of the Complex Litigation Program located in the Central Civil West Courthouse (600 S. Commonwealth Ave., Los Angeles 90005), for complex/non-complex determination pursuant to Local Rule 3.3(k). This procedure is for the purpose of assessing whether or not the case is complex within the meaning of California Rules of Court, rule 3.400. Depending on the outcome of that assessment, the case may be reassigned to one of the judges of the Complex Litigation Program or reassigned randomly to a court in the Central District.

Given to the Plaintiff/Cross-Complainant/Attorney of Record on

SHERRI R. CARTER, Executive Officer/Clerk Deputy Clerk

Page 1 of 2

LACIV CCH 190 (Rev05/14) LASC Approved 05-06 For Optional Use

NOTICE/作品CASE ASSIGNMENT -

INSTRUCT ONS FOR HANDLING UNLIMITED DIVIL CASES

The following critical provisions of the Chapter Three Rules, as applicable in the Central District, are summarized for your assistance.

APPLICATION

The Chapter Three Rules were effective January 1, 1994. They apply to all general civil cases.

PRIORITY OVER OTHER RULES

The Chapter Three Rules shall have priority over all other Local Rules to the extent the others are inconsistent.

CHALLENGE TO ASSIGNED JUDGE

A challenge under Code of Civil Procedure section 170.6 must be made within 15 days after notice of assignment for all purposes to a judge, or if a party has not yet appeared, within 15 days of the first appearance.

TIME STANDARDS

Cases assigned to the Individual Calendaring Court will be subject to processing under the following time standards:

COMPLAINTS: All complaints shall be served within 60 days of filing and proof of service shall be filed within 90 days of filing.

CROSS-COMPLAINTS: Without leave of court first being obtained, no cross-complaint may be filed by any party after their answer is filed. Cross-complaints shall be served within 30 days of the filing date and a proof of service filed within 60 days of the filing date.

A Status Conference will be scheduled by the assigned Independent Calendar Judge no later than 270 days after the filing of the complaint. Counsel must be fully prepared to discuss the following issues: alternative dispute resolution, bifurcation, settlement, trial date, and expert witnesses.

FINAL STATUS CONFERENCE

The Court will require the parties at a status conference not more than 10 days before the trial to have timely filed and served all motions in limine, bifurcation motions, statements of major evidentiary issues, dispositive motions, requested jury instructions, and special jury instructions and special jury verdicts. These matters may be heard and resolved at this conference. At least 5 days before this conference, counsel must also have exchanged lists of exhibits and witnesses and have submitted to the court a brief statement of the case to be read to the jury panel as required by Chapter Eight of the Los Angeles Superior Court Rules.

SANCTIONS

The court will impose appropriate sanctions for the failure or refusal to comply with Chapter Three Rules, orders made by the Court, and time standards or deadlines established by the Court or by the Chapter Three Rules. Such sanctions may be on a party or if appropriate on counsel for the party.

This is not a complete delineation of the Chapter Three Rules, and adherence only to the above provisions is therefore not a guarantee against the imposition of sanctions under Trial Court Delay Reduction. Careful reading and compliance with the actual Chapter Rules is absolutely imperative.

VOLUNTARY EFFICIENT LITIGATION STIPULATIONS



Superior Court of California County of Los Angeles



Los Angeles County Bar Association Litigation Section

Los Angeles County Bar Association Labor and Employment Law Section





Southern California Defense Counsel





California Employment Lawyers Association

The Early Organizational Meeting Stipulation, Discovery Resolution Stipulation, and Motions in Limine Stipulation are voluntary stipulations entered into by the parties. The parties may enter into one, two, or all three of the stipulations; however, they may not alter the stipulations as written, because the Court wants to ensure uniformity of application. These stipulations are meant to encourage cooperation between the parties and to assist in resolving issues in a manner that promotes economic case resolution and judicial efficiency.

The following organizations endorse the goal of promoting efficiency in litigation and ask that counsel consider using these stipulations as a voluntary way to promote communications and procedures among counsel and with the court to fairly resolve issues in their cases.

- ♦Los Angeles County Bar Association Litigation Section ♦
 - Los Angeles County Bar Association Labor and Employment Law Section
 - ♦ Consumer Attorneys Association of Los Angeles ♦
 - ♦ Southern California Defense Counsel ♦
 - ♦ Association of Business Trial Lawyers ♦
 - ♦ California Employment Lawyers Association ♦

NAME AND ADDRESS OF ATTORNEY OR PARTY WITHOUT ATTORNEY:	STATE BAR NUMBER	Reserved for Clerk's File Stamp
TELEPHONE NO.: E-MAIL ADDRESS (Optional); ATTORNEY FOR (Name):	FAX NO. (Optional):	
SUPERIOR COURT OF CALIFORN	IIA, COUNTY OF LOS ANGELES	
COURTHOUSE ADDRESS:		
PLAINTIFF:		
DEFENDANT:		
STIPULATION - DISCO	OVERY RESOLUTION	CASE NUMBER:

This stipulation is intended to provide a fast and informal resolution of discovery issues through limited paperwork and an informal conference with the Court to aid in the resolution of the issues.

The parties agree that:

- Prior to the discovery cut-off in this action, no discovery motion shall be filed or heard unless the moving party first makes a written request for an Informal Discovery Conference pursuant to the terms of this stipulation.
- At the Informal Discovery Conference the Court will consider the dispute presented by parties and determine whether it can be resolved informally. Nothing set forth herein will preclude a party from making a record at the conclusion of an Informal Discovery Conference, either orally or in writing.
- Following a reasonable and good faith attempt at an informal resolution of each issue to be presented, a party may request an Informal Discovery Conference pursuant to the following procedures:
 - a. The party requesting the Informal Discovery Conference will:
 - File a Request for Informal Discovery Conference with the clerk's office on the approved form (copy attached) and deliver a courtesy, conformed copy to the assigned department;
 - ii. Include a brief summary of the dispute and specify the relief requested; and
 - iii. Serve the opposing party pursuant to any authorized or agreed method of service that ensures that the opposing party receives the Request for Informal Discovery Conference no later than the next court day following the filing.
 - b. Any Answer to a Request for Informal Discovery Conference must:
 - i. Also be filed on the approved form (copy attached);
 - ii. Include a brief summary of why the requested relief should be denied:

SHORT TITLE:		CASE NUMBER:
	€	1.0

- iii. Be filed within two (2) court days of receipt of the Request; and
- iv. Be served on the opposing party pursuant to any authorized or agreed upon method of service that ensures that the opposing party receives the Answer no later than the next court day following the filing.
- No other pleadings, including but not limited to exhibits, declarations, or attachments, will be accepted.
- d. If the Court has not granted or denied the Request for Informal Discovery Conference within ten (10) days following the filing of the Request, then it shall be deemed to have been denied. If the Court acts on the Request, the parties will be notified whether the Request for Informal Discovery Conference has been granted or denied and, if granted, the date and time of the Informal Discovery Conference, which must be within twenty (20) days of the filing of the Request for Informal Discovery Conference.
- e. If the conference is not held within twenty (20) days of the filing of the Request for Informal Discovery Conference, unless extended by agreement of the parties and the Court, then the Request for the Informal Discovery Conference shall be deemed to have been denied at that time.
- 4. If (a) the Court has denied a conference or (b) one of the time deadlines above has expired without the Court having acted or (c) the Informal Discovery Conference is concluded without resolving the dispute, then a party may file a discovery motion to address unresolved issues.
- 5. The parties hereby further agree that the time for making a motion to compel or other discovery motion is tolled from the date of filing of the Request for Informal Discovery Conference until (a) the request is denied or deemed denied or (b) twenty (20) days after the filing of the Request for Informal Discovery Conference, whichever is earlier, unless extended by Order of the Court.
 - It is the understanding and intent of the parties that this stipulation shall, for each discovery dispute to which it applies, constitute a writing memorializing a "specific later date to which the propounding [or demanding or requesting] party and the responding party have agreed in writing," within the meaning of Code Civil Procedure sections 2030.300(c), 2031.320(c), and 2033.290(c).
- 6. Nothing herein will preclude any party from applying ex parte for appropriate relief, including an order shortening time for a motion to be heard concerning discovery.
- 7. Any party may terminate this stipulation by giving twenty-one (21) days notice of intent to terminate the stipulation.
- References to "days" mean calendar days, unless otherwise noted. If the date for performing any act pursuant to this stipulation falls on a Saturday, Sunday or Court holiday, then the time for performing that act shall be extended to the next Court day.

SHORT TITLE:				CASE NUMBER:
The follo	owing parties stipulate:			a a
Date:	*			
Date:	(TYPE OR PRINT NAME)	_		(ATTORNEY FOR PLAINTIFF)
× *			>	
Data	(TYPE OR PRINT NAME)			(ATTORNEY FOR DEFENDANT)
Date:	g **		A.	
	(TYPE OR PRINT NAME)			(ATTORNEY FOR DEFENDANT)
Date:			A	*
2	(TYPE OR PRINT NAME)			(ATTORNEY FOR DEFENDANT)
Date:			>	
	(TYPE OR PRINT NAME)		_	(ATTORNEY FOR)
Date:			>	
Data	(TYPE OR PRINT NAME)		_	(ATTORNEY FOR)
Date:			A	TANK TO THE PARTY OF THE PARTY
	(TYPE OR PRINT NAME)		-	(ATTORNEY FOR)

NAME AND ADDRESS OF ATTORNEY OR PARTY WITHOUT ATTORNEY:	STATE BAR NUMBER	Reserved for Clerk's File Slamp
TELEPHONE NO.: FAX NO. (O E-MAIL ADDRESS (Optional): ATTORNEY FOR (Name): SUPERIOR COURT OF CALIFORNIA, COU		
COURTHOUSE ADDRESS: PLAINTIFF:		
DEFENDANT:		
STIPULATION – EARLY ORGANIZA	TIONAL MEETING	CASE NUMBER:

This stipulation is intended to encourage cooperation among the parties at an early stage in the litigation and to assist the parties in efficient case resolution.

The parties agree that:

- The parties commit to conduct an initial conference (in-person or via teleconference or via videoconference) within 15 days from the date this stipulation is signed, to discuss and consider whether there can be agreement on the following:
 - a. Are motions to challenge the pleadings necessary? If the issue can be resolved by amendment as of right, or if the Court would allow leave to amend, could an amended complaint resolve most or all of the issues a demurrer might otherwise raise? If so, the parties agree to work through pleading issues so that a demurrer need only raise issues they cannot resolve. Is the issue that the defendant seeks to raise amenable to resolution on demurrer, or would some other type of motion be preferable? Could a voluntary targeted exchange of documents or information by any party cure an uncertainty in the pleadings?
 - Initial mutual exchanges of documents at the "core" of the litigation. (For example, in an employment case, the employment records, personnel file and documents relating to the conduct in question could be considered "core." In a personal injury case, an incident or police report, medical records, and repair or maintenance records could be considered "core.");
 - c. Exchange of names and contact information of witnesses;
 - d. Any insurance agreement that may be available to satisfy part or all of a judgment, or to indemnify or reimburse for payments made to satisfy a judgment;
 - Exchange of any other information that might be helpful to facilitate understanding, handling, or resolution of the case in a manner that preserves objections or privileges by agreement;
 - f. Controlling issues of law that, if resolved early, will promote efficiency and economy in other phases of the case. Also, when and how such issues can be presented to the Court;
 - g. Whether or when the case should be scheduled with a settlement officer, what discovery or court ruling on legal issues is reasonably required to make settlement discussions meaningful, and whether the parties wish to use a sitting judge or a private mediator or other options as

SHORT TITLE		CASE NUMBER:
	discussed in the "Alternative Dispute Resolution (ADR complaint;) Information Package" served with the
h.	Computation of damages, including documents, not pri which such computation is based;	vileged or protected from disclosure, on
í.	Whether the case is suitable for the Expedited Jury www.lasuperiorcourt.org under "Civif" and then under	
2.	The time for a defending party to respond to a complete for the complaint, and complaint, which is comprised of the 30 days to responsed the 30 days permitted by Code of Civil Procedule been found by the Civil Supervising Judge due to the this Stipulation. A copy of the General Order can be for "Civil", click on "General Information", then click on "Volume to the supervision of the General Order can be for the civil", click on "General Information", then click on "Volume to the complete that the	for the cross- (INSERT DATE) and under Government Code § 68616(b), are section 1054(a), good cause having acase management benefits provided by a sound at www.lasuperiorcourt.org under
3.	The parties will prepare a joint report titled "Joint Status and Early Organizational Meeting Stipulation, and if or results of their meet and confer and advising the Couefficient conduct or resolution of the case. The parties the Case Management Conference statement, and statement is due.	desired, a proposed order summarizing irt of any way it may assist the parties' is shall attach the Joint Status Report to
4.	References to "days" mean calendar days, unless other any act pursuant to this stipulation falls on a Saturday, for performing that act shall be extended to the next Co	Sunday or Court holiday, then the time
The fo	llowing parties stipulate:	
Date:	>	
Date:	(TYPE OR PRINT NAME)	(ATTORNEY FOR PLAINTIFF)
Date:	(TYPE OR PRINT NAME)	(ATTORNEY FOR DEFENDANT)
Date:	(TYPE OR PRINT NAME)	(ATTORNEY FOR DEFENDANT)
Date:	(TYPE OR PRINT NAME)	(ATTORNEY FOR DEFENDANT)
	(TYPE OF PRINT NAME)	ATTODNEY FOR
Date:	(TYPE OR PRINT NAME)	ATTORNEY FOR)
Date:	(TYPE OR PRINT NAME)	ATTORNEY FOR)
		ATTORNEY FOR)

NAME AND AD			
	DRESS OF ATTORNEY OR PARTY WITHOUT ATTORNEY:	STATE BAR NUMBER	Reserved for Clerk's File Stamp
2			v.
	TELEPHONE NO.	Manath	
	TELEPHONE NO.: FAX NO. (Op DDRESS (Optional):	nional):	
	RIOR COURT OF CALIFORNIA, COU	NTY OF LOS ANGELES	
	USE ADDRESS:		
PLAINTIFF			
10 tournament		2	
DEFENDA	NT:		
	INFORMAL DISCOVERY CON	FERENCE	CASE NUMBER:
	(pursuant to the Discovery Resolution Stipula	ation of the parties)	
1.	This document relates to:	Λ	* 8
	Request for Informal Discovery Answer to Request for Informal		
2.	Deadline for Court to decide on Request:		ate 10 calendar days following filing of
. 3	the Request). Deadline for Court to hold Informal Discov	very Conference	finsert date 20 calendar
O.	days following filing of the Request).	rory connections.	(Insert date 20 calcidat
. 1			
4.	For a Request for Informal Discover discovery dispute, including the facts Request for Informal Discovery Confe the requested discovery, including the	and legal arguments at rence, briefly describe w	issue. For an Answer to hy the Court should deny
4.	discovery dispute, including the facts Request for Informal Discovery Confe	and legal arguments at rence, briefly describe w	issue. For an Answer to hy the Court should deny
4.	discovery dispute, including the facts Request for Informal Discovery Confe	and legal arguments at rence, briefly describe w	issue. For an Answer to hy the Court should deny
4.	discovery dispute, including the facts Request for Informal Discovery Confe	and legal arguments at rence, briefly describe w	issue. For an Answer to hy the Court should deny
4.	discovery dispute, including the facts Request for Informal Discovery Confe	and legal arguments at rence, briefly describe w	issue. For an Answer to hy the Court should deny
4.	discovery dispute, including the facts Request for Informal Discovery Confe	and legal arguments at rence, briefly describe w	issue. For an Answer to hy the Court should deny
4.	discovery dispute, including the facts Request for Informal Discovery Confe	and legal arguments at rence, briefly describe w	issue. For an Answer to hy the Court should deny
4.	discovery dispute, including the facts Request for Informal Discovery Confe	and legal arguments at rence, briefly describe w	issue. For an Answer to hy the Court should deny
4.	discovery dispute, including the facts Request for Informal Discovery Confe	and legal arguments at rence, briefly describe w	issue. For an Answer to hy the Court should deny
4.	discovery dispute, including the facts Request for Informal Discovery Confe	and legal arguments at rence, briefly describe w	issue. For an Answer to hy the Court should deny
4.	discovery dispute, including the facts Request for Informal Discovery Confe the requested discovery, including the	and legal arguments at rence, briefly describe w	issue. For an Answer to hy the Court should deny
4.	discovery dispute, including the facts Request for Informal Discovery Confe	and legal arguments at rence, briefly describe w	issue. For an Answer to hy the Court should deny
4.	discovery dispute, including the facts Request for Informal Discovery Confe the requested discovery, including the	and legal arguments at rence, <u>briefly</u> describe w facts and legal arguments	issue. For an Answer to hy the Court should deny
4.	discovery dispute, including the facts Request for Informal Discovery Confe the requested discovery, including the	and legal arguments at rence, <u>briefly</u> describe w facts and legal arguments	issue. For an Answer to hy the Court should deny
4.	discovery dispute, including the facts Request for Informal Discovery Confe the requested discovery, including the	and legal arguments at rence, <u>briefly</u> describe w facts and legal arguments	issue. For an Answer to hy the Court should deny
4.	discovery dispute, including the facts Request for Informal Discovery Confe the requested discovery, including the	and legal arguments at rence, <u>briefly</u> describe w facts and legal arguments	issue. For an Answer to hy the Court should deny
4.	discovery dispute, including the facts Request for Informal Discovery Confe the requested discovery, including the	and legal arguments at rence, <u>briefly</u> describe w facts and legal arguments	issue. For an Answer to hy the Court should deny
4.	discovery dispute, including the facts Request for Informal Discovery Confe the requested discovery, including the	and legal arguments at rence, <u>briefly</u> describe w facts and legal arguments	issue. For an Answer to hy the Court should deny

NAME AND ADDRESS OF ATTORNEY OR PARTY WITHOUT ATTORNEY:	STATE BAR NUMBER	Reserved for Clerk's File Stamp
	×	
TELEPHONE NO.: FAX NO. (Op E-MAIL ADDRESS (Optional): ATTORNEY FOR (Name):	otional):	
SUPERIOR COURT OF CALIFORNIA, COUN	NTY OF LOS ANGELES	
COURTHOUSE ADDRESS:		
PLAINTIFF:		
DEFENDANT:		v
STIPULATION AND ORDER - MOTI	IONS IN LIMINE	CASE NUMBER:

This stipulation is intended to provide fast and informal resolution of evidentiary issues through diligent efforts to define and discuss such issues and limit paperwork.

The parties agree that:

- At least _____ days before the final status conference, each party will provide all other
 parties with a list containing a one paragraph explanation of each proposed motion in
 limine. Each one paragraph explanation must identify the substance of a single proposed
 motion in limine and the grounds for the proposed motion.
- 2. The parties thereafter will meet and confer, either in person or via teleconference or videoconference, concerning all proposed motions in limine. In that meet and confer, the parties will determine:
 - a. Whether the parties can stipulate to any of the proposed motions. If the parties so stipulate, they may file a stipulation and proposed order with the Court.
 - b. Whether any of the proposed motions can be briefed and submitted by means of a short joint statement of issues. For each motion which can be addressed by a short joint statement of issues, a short joint statement of issues must be filed with the Court 10 days prior to the final status conference. Each side's portion of the short joint statement of issues may not exceed three pages. The parties will meet and confer to agree on a date and manner for exchanging the parties' respective portions of the short joint statement of issues and the process for filing the short joint statement of issues.
- All proposed motions in limine that are not either the subject of a stipulation or briefed via a short joint statement of issues will be briefed and filed in accordance with the California Rules of Court and the Los Angeles Superior Court Rules.

SHORT TITLE:	CASE NUMBER:
ā.	
The following parties stipulate:	
Date:	* ,
	>
(TYPE OR PRINT NAME)	(ATTORNEY FOR PLAINTIFF)
Date:	>
(TYPE OR PRINT NAME)	(ATTORNEY FOR DEFENDANT)
Date:	(ATTOMICT TON BEI ENDAM)
	>
(TYPE OR PRINT NAME) Date:	(ATTORNEY FOR DEFENDANT)
Date.	>
(TYPE OR PRINT NAME)	(ATTORNEY FOR DEFENDANT)
Date:	a a
	>
(TYPE OR PRINT NAME)	(ATTORNEY FOR)
Date:	D
(TYPE OR PRINT NAME)	(ATTORNEY FOR)
Date:	
(TVOS OR PRINT NAME)	>
(TYPE OR PRINT NAME)	(ATTORNEY FOR)
THE COURT SO ORDERS.	
Date:	
	JUDICIAL OFFICER